♦AO 398 (Rev. 12/93)

NOTICE OF LAWSUIT AND REQUEST FOR WAIVER OF SERVICE OF SUMMONS

TO:	(A)	DOUGLAS	BURNS				
as	(B)	AGENT F	OR SERVICE	of(C)	THE	NATIONAL FOOTBALL LEAGU	JE
(D)	plaint SOU	is attached to THERN	this notice. It has be	en filed in the United S	States I	se behalf you are addressed). A copy on District Court for the XAS	f the
and	has be	en assigned	docket number (E)	4:12-CV-0172	7		
com with is se	osed v plaint in (F) ent. I c	vaiver of serv The cost of 60 enclose a star	rice in order to save the service will be avoide days after the date	e cost of serving you we ed if I receive a signed e designated below as envelope (or other mea	ith a ju copy o the da	ather my request that you sign and retudicial summons and an additional copy of the waiver ate on which this Notice and Request cost-free return) for your use. An extra	y of the
that	be ser you v ch this	rved on you. vill not be ob	The action will then ligated to answer the	proceed as if you had complaint before 60 d	been s lays fro	will be filed with the court and no sur served on the date the waiver is filed, rom the date designated below as the ss is not in any judicial district of the	except date on
Rule	rice in es, asl rice.	a manner aut the court to In that conne	chorized by the Federa o require you (or the	al Rules of Civil Proced party on whose behal ne statement concerning	dure an f you	I will take appropriate steps to effect and will then, to the extent authorized by are addressed) to pay the full costs of duty of parties to waive the service	y those of such
JUN		affirm that th	is request is being se	ent to you on behalf of	the pla	aintiff, this <u>18TH</u> d	ay of
				•	_	re of Plaintiff's Attorney	

A-Name of individual defendant (or name of officer or agent of corporate defendant)
B-Title, or other relationship of individual to corporate defendant
C-Name of corporate defendant, if any

D-District

E-Docket number of action

F-Addressee must be given at least 30 days (60 days if located in foreign country) in which to return waiver

♦AO 399 (Rev. 10/95)

TO: MATTHEW C. MATHNEY, PROVOST UMPHREY LAW FIRM, L.L.P.

WAIVER OF SERVICE OF SUMMONS

-			(NA	ME OF PLAT	NTIFF	S ATTORNE	OR UNR	PRES	ENT	ED PL	AINTIF	F)		
I,	THE NATIO	NAL		BALL LE		E			_, a	ckno	wledg	e recei	pt of your i	request
that I w	aive service of	summ	ons in th	e action o	f	DANNY	WHIT	Ξ,			VS.		NATION	AL FO,
which i	s case number	4:	12-CV-	-01727	OCKET	NUMBER)				in the	e Unit	ed Stat	es District	Court
for the	SOUTHERN			(DC		District of	TEX	AS						*
	ave also receive he signed waive					ne action, t	wo copie	s of 1	this	instr	ument	and a	means by v	which I can
	gree to save the cor the entity on v													
	or the entity on vie of the court ex													
Ιu	nderstand that a	judgr	nent may	be entere	ed aga	inst me (c	r the par	y on	wh	ose t	ehalf	I am a	cting) if an	
answer	or motion unde	r Rule	: 12 is no	t served u	ipon y	ou within	60 days	after	i		JUI		3, 2012 EQUEST WAS S	SENT)
or with	in 90 days after	that d	ate if the	request v	vas se	nt outside	the Unit	ed St	tates	S.				
61	26/12		*****************************	Do	rigle	's Bru			******					
	(DATE)							•		TURE)				
				Printed/	Typed	Name:	DOUGL	AS	BU.	RNS				
				As AT	TORI	NEY (TITL	E)			of <u> </u>	HE]		NAL FO	
						(-112	-,					, 32 0/		

Duty to Avoid Unnecessary Costs of Service of Summons

Rule 4 of the Federal Rules of Civil Procedure requires certain parties to cooperate in saving unnecessary costs of service of the summons and complaint. A defendant located in the United States who, after being notified of an action and asked by a plaintiff located in the United States to waive service of summons, fails to do so will be required to bear the cost of such service unless good cause be shown for its failure to sign and return the waiver.

It is not good cause for a failure to waive service that a party believes that the complaint is unfounded, or that the action has been brought in an improper place or in a court that lacks jurisdiction over the subject matter of the action or over its person or property. A party who waives service of the summons retains all defenses and objections (except any relating to the summons or to the service of the summons), and may later object to the jurisdiction of the court or to the place where the action has been brought.

A defendant who waives service must within the time specified on the waiver form serve on the plaintiff's attorney (or unrepresented plaintiff) a response to the complaint and must also file a signed copy of the response with the court. If the answer or motion is not served within this time, a default judgment may be taken against that defendant. By waiving service, a defendant is allowed more time to answer than if the summons had been actually served when the request for waiver of service was received.

SAO 398 (Rev. 12/93)

NOTICE OF LAWSUIT AND REQUEST FOR WAIVER OF SERVICE OF SUMMONS

TO: (A)	DOUGLA	AS BU	RNS							
as (B)	AGENT	FOR	SERVICE	·····	of(C)	THE	NATIONA	L FOO	TBALL L	EAGUE
complaint (D) EAS	is attached	d to thi		nas been filed	or the entity or in the United S District of NO. 2323	States I PEI		for the		opy of the
enclosed v complaint within (F) is sent. I cof the wal If will be se that you v which this	waiver of s The cost 60 enclose a s iver is also you comp rved on you	ervice is of service of stamped attached with ou. The obliga	in order to sa vice will be a days after th d and addres ned for your n this reques e action will ted to answe	eve the cost of avoided if I rece date design assed enveloped records. If and return to the proceed or the compla	From the court, Serving you w ceive a signed lated below as e (or other mea the signed wait as if you had int before 60 ca at date if your	ith a ju copy o the da ms of c ver, it v been s lays fro	dicial summon of the waiver te on which cost-free return will be filed werved on the com the date of	ons and this No rn) for y with the date th lesignar	an additional tice and Re your use. A court and re waiver is ted below a	al copy of the quest n extra copy no summons filed, except s the date or
service in Rules, asl service.	a manner of the cour in that con, which is	authori t to rec nnections set for	ized by the F quire you (o on, please re th at the foo	ederal Rules or the party or ead the staten of the waive		dure and f you a	d will then, t are addressed duty of part	o the ex	tent authoring the full ovaive the se	ized by those costs of such ervice of the
JUNE I	affirm tha	t this re	equest is bei		u on b ehalf of	the pla	aintiff, this		18TH_	day of

Signature of Plaintiff's Attorney or Unrepresented Plaintiff

A-Name of individual defendant (or name of officer or agent of corporate defendant)

B-Title, or other relationship of individual to corporate defendant

C-Name of corporate defendant, if any

E-Docket number of action

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◇AO 399 (Rev. 10/95)

WAIVER OF SERVICE OF SUMMONS

TO:	MATTI	MATTHEW C. MATHNEY, PROVOST UMPHREY LAW FIRM, L.L.P.										
				(NAM	E OF PLAINT	IFF'S ATTORNE	Y OR UNREPR	ESENTED PI	LAINTIFF)			
I,	THE	NATIO	NAL		ALL LEA			, ackno	owledge receipt of your request			
that I	waive se	ervice of	summo	ons in the	action of	DANNY	WHITE,	****	VS. THE NATIONAL FO,			
which	is case	number	MDI	NO.	2323			in th	ne United States District Court			
					(DOC	KET NUMBER)						
for the	e EAS	TERN			·········	District of	PENNS	YLVANI	<u>A</u> .			
return	the sigr	ied waiv	er to yo	ou withou	t cost to m	e.	·		rument, and a means by which I can			
									he manner provided by Rule 4.			
									s to the lawsuit or to the jurisdiction ne service of the summons.			
I	understa	and that a	ı judgn	nent may	be entered	against me (c	or the party	on whose	behalf I am acting) if an			
answe	er or mo	tion unde	r Rule	12 is not	served upo	on you within	60 days afte	er	JUNE 18, 2012 ,			
or wit	thin 90 d	ays after	that d	ate if the	request wa	s sent outside	the United	States.				
	6/26/	12			Do	yer Br						
	1	(DATE)						(SIGNATURE)			
					Printed/Ty	ped Name:	DOUGLAS	BURNS	5			
					As ATT	ORNEY (TITL	Εì	of _	THE NATIONAL FOOTBALL (CORPORATE DEFENDANT)			
						(****	•		//			

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